IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

:

CRIMINAL NO. 3:23-CR-149 v.

DAMIEN BOLAND,

ALFRED ATSUS, AND

JOSEPH ATSUS. **JUDGE MANNION**

Defendants. **ELECTRONICALLY FILED**

DEFENDANTS DAMIEN BOLAND, ALFRED ATSUS, AND JOSEPH ATSUS' JOINT MOTION TO SEVER

Defendants Joseph Atsus, Alfred Atsus, and Damien Boland, by and through their undersigned counsel, hereby move to sever pursuant to Fed. R. Crim. P. 14. In support of their Motion, the Defendants rely on their supporting memorandum of law being filed simultaneously herewith.

Respectfully submitted,

/s/Jason J. Mattioli

Jason J. Mattioli Michael J. Ossont Attorney for Defendant

Alfred Atsus

/s/Matthew L. Clemente

Matthew L. Clemente Attorney for Defendant Damien Boland

/s/ Patrick A. Casey

Patrick A. Casey

Attorney for Defendant, Joseph Atsus

CERTIFICATE OF NON-CONCURRENCE

I, Patrick A. Casey, certify that I sought the concurrence of Assistant United

States Attorney James Buchanan in this Motion. Mr. Buchanan does not concur in

this Motion. Counsel sought the concurrence of co-counsel, Ernie D. Preate, Esq,

on July 12, 2024 and will supplement the Court with his response.

/s/ Patrick A. Casey

Patrick A. Casey

Date: July 12, 2024

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CERTIFICATE OF SERVICE

I, Patrick A. Casey, hereby certify that a true and correct copy of the foregoing Joint Motion to Sever was served upon the counsel of record via the Court's ECF system on this 12th day of July, 2024:

James Buchanan, Esquire United States Attorney's Office 235 North Washington Avenue Suite 311 Scranton, PA 18501

Matthew L. Clemente, Esquire Matthew L. Clemente, Attorney at Law 88 North Franklin Street, 2nd Floor Wilkes Barre, PA 18640

Jason J. Mattioli, Esquire Michael J. Ossont, Esquire The Mattioli Law Firm 425 Biden Street, Suite 300 Scranton, PA 18503

Ernest D. Preate Jr., Esquire 120 South State Street Clarks Summit, PA 18411

/s/ Patrick A. Casey
Patrick A. Casey